	Application No.	Applicant(s)	P
Notice of Allowability	10/003,422	SHUKLA ET AL.	
	Examiner	Art Unit	
	Robert R. Raevis	2856	
The MAILING DATE of this communication ap All claims being allowable, PROSECUTION ON THE MERITS I herewith (or previously mailed), a Notice of Allowance (PTOL-8 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3	S (OR REMAINS) CLOSED in 5) or other appropriate common RIGHTS. This application is s	n this application. If not included unication will be mailed in due course.	
1. $igspace$ This communication is responsive to <u>12-23-03 and Interview</u>	view of 2-24-04.		
2. X The allowed claim(s) is/are 21.			
3. \boxtimes The drawings filed on <u>06 December 2001</u> are accepted to	by the Examiner.		
 4. Acknowledgment is made of a claim for foreign priority a) All b) Some* c) None of the: 1. Certified copies of the priority documents ha 2. Certified copies of the priority documents ha 3. Copies of the certified copies of the priority of International Bureau (PCT Rule 17.2(a)). 	ve been received. ve been received in Applicatio	on No	n the
* Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DATE noted below. Failure to timely comply will result in ABANDON THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	NMENT of this application.		
 A SUBSTITUTE OATH OR DECLARATION must be sub INFORMAL PATENT APPLICATION (PTO-152) which g 			OF ·
6. CORRECTED DRAWINGS (as "replacement sheets") m			
(a) including changes required by the Notice of Draftspe	·	v (PTO-948) attached	
1) hereto or 2) to Paper No./Mail Date			
(b) ☐ including changes required by the attached Examine Paper No./Mail Date	er's Amendment / Comment or	r in the Office action of	
Identifying indicia such as the application number (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in	t 1.84(c)) should be written on the the header according to 37 CF	ne drawings in the front (not the back) o R 1.121(d).	of
7. DEPOSIT OF and/or INFORMATION about the department attached Examiner's comment regarding REQUIREMEN)
Attachment(s) 1. ☐ Notice of References Cited (PTO-892)	5 Motice of In	formal Patent Application (PTO-152)	
2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948		ummary (PTO-413),	
Information Disclosure Statements (PTO-1449 or PTO/SE Paper No./Mail Date	Paper No.	Mail Date Amendment/Comment	
4. Examiner's Comment Regarding Requirement for Deposit		Statement of Reasons for Allowance	
of Biological Material	9.	Paws	
		RAEVIS AU2856 571-272-2204	

EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

The application has been amended as follows:

Cancel claims 1-20.

Add the following new claim:

Claim 21 (new) A pipetting device that includes an elongated body, and a magnet fixedly attached to the exterior of the body, such that the magnet provides a means for temporarily attaching the pipetting device to any metallic surface located externally of the device.

Authorization for this examiner's amendment was given in a telephone interview with Mr. Kumar on Feb 24, 2004.

Support for the above claim 21 can be found in either Figure 1 (where magnet 2 is connect to elongated body 1 corresponding to a fluid containing barrel) or Figure 2 (where magnet 2 is connected to elongated body 3 corresponding to a plunger).

Claim 21 is allowable as the prior art neither teaches nor suggest the combination of the phrase "a magnet fixedly attached to the exterior of the body, such that the magnet provides...to any metallic surface located externally of the device" with

Art Unit: 2856

remaining claim limitations. The claim is expressly limited to include an *operational* "pipette device" (lines 1, 3 of claim 21) upon which a magnet is fixedly attached, full weight being given to the phrase "pipetting device". Suovaniemi's magnets (in the motor 9) do not provide a suggestion of a "means for temporarily attaching the pipettet device to any metallic surface located externally of the pipetting device". Moriarty does not provide a suggestion of fixedly attaching the magnet to the pipetting device 20. (Note that Moriaty's hanger 10 (and not the pipette 20) retains the magnet.) Janchen does not provide a suggestion of fixedly attaching a magnet to the pipette 7, as element 9 is an iron member and not a magnet. Regarding the Taylor reference (which teaches a magnet fixedly attached to the exterior of the flashlight), great weight was given to both the benefits cited on both the Levine Declaration (first paragraph) and page 1 of the written specification, which suggest that a magnet fixedly attached to the exterior of the body of a pipette may aid in preventing cross-contamination.

Claims 1-20 were cancelled for the sole purpose of preparing the application for issue. All rejected (and subsequently cancelled) claims may be subsequently prosecuted in a continuation application.

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